

Contract Law By Sagay

All Will Be Well: The Autobiography of Itsejuwa Sagay Nigerian Law of Contract Nigerian Family Law Family Law in Nigeria. Nigerian Law of Succession Commercial and Economic Law in Nigeria The International Compendium of Construction Contracts Land Law in Nigeria Modern Nigerian Constitutional Law Critical Issues in Nigerian Property Law Law and Creditor Protection in Nigeria Intellectual Property and Law in Nigeria Medical Law and Ethics in Nigeria The Nigerian Law of Evidence Theory and Practice of International Economic Law Media Law and Policy in Nigeria Environmental Protection Law and Practice Islamic Law Practice and Procedure in Nigerian Courts The Law of Restitution in Nigeria Reports of Cases Determined in the Supreme Court of the Philippines from ... Reports of Cases Determined in the Supreme Court of the Philippine Islands from ... Reports of Cases Determined in the Supreme Court of the Philippine Islands Constitutional Law and Practice in the International Labour Organisation An Index to Common Law Festschriften Family and Succession Law in Nigeria International Law and the Protection of Namibia's Territorial Integrity Restatement of Customary Law of Nigeria Land Law in Nigeria The Transformation of Occupied Territory in International Law Anti-Money Laundering and Counter-Terrorism Financing Judicial Approach to Interpretation of Constitution Alternative Disputes Resolution in Nigeria Nigerian Law of Contract Crime, Law and Society in Nigeria Max Planck Yearbook of United Nations Law, 2001 Environmental Justice and Oil Pollution Laws International Law on Trial The Great Agrarian Conquest Contemporary Issues in International Law Collective Responses to Illegal Acts in International Law

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Nigerian Law of Contract Feb 02 2020

Islamic Law Practice and Procedure in Nigerian Courts May 19 2021 Islamic Law Practice and Procedure in Nigerian Courts is about the rules of practice, procedure and evidence in trials of civil and criminal cases before Area Courts, Sharia Courts, Upper Area Courts, Upper Sharia Courts, Sharia Courts of Appeal, Court of Appeal and indeed Supreme Court of Nigeria in matters concerning application of Islamic law and practice. The subject of the book is copiously elucidated for the first time with verity of dictas from the reported cases from superior courts in Nigeria. It is of nineteen chapters with a number of parts and paragraphs to make for easy application. The book is designed to ensure quick dispensation of justice without sacrificing the need for fair hearing. A must for judges, advocates and students of Islamic law and practice.

Land Law in Nigeria Jul 09 2020 This study, in nineteen chapters, deals with the various issues pertaining to land law in Nigeria. Namely: Concept of ownership; ownership and communal land holding under customary land tenure; individual land ownership; family land ownership; alienation under customary law; nature of customary tenancy; pledge; the law of property; an overview of the effect of the Land Use Act on customary ownership of land; The Nigerian Land Use Act; Land Use Act 1978; ways of declaration of title to land; legal mortgage; the position of landlord and tenant; the procedure for recovery of premises under the recovery of premises law; classification of right of occupancy; nature of prescription; march towards the reform of the Land Use Act.

Reports of Cases Determined in the Supreme Court of the Philippine Islands Jan 15 2021

Judicial Approach to Interpretation of Constitution Apr 05 2020 This book, Judicial Approach to Interpretation of Constitution: A Study of Nigeria, Australia, Canada and India, is the outcome of a doctoral study of the judicial interpretation of the constitutions in selected Commonwealth jurisdictions, and a survey of the theories of constitutional interpretation and adjudication, the rules applied by the courts in the interpretation of the provisions of the constitutions, and determined the extent to which the existing approaches to the interpretation of the constitution have hindered the development of constitutional jurisprudence in those countries. In all, the statutes and constitutions are expressed in English language and some words are prone to distortions, thereby requiring the need for the courts to discover the intention of the legislators when interpreting such statutes and constitutions. It is further observed that the theories and rules of interpretation currently adopted by the courts are conflicting, and this is partly due to vagueness and also that in many cases, where a rule appears to support a particular interpretation, there is

another rule, often of equal status, which can be invoked in favour of an interpretation which could lead to different result. The general conclusion is that the existing approaches to constitutional interpretation are somewhat inefficient and inadequate to enable the courts to effectively discover the intention of the legislators, and therefore the courts should be allowed to examine all relevant parliamentary documents and debates.

Crime, Law and Society in Nigeria Jan 03 2020 A volume in honour of Stephen Ellis as a follow-up to the public presentation of his book on the history of organised crime in Nigeria This Present Darkness at the University of Lagos, Nigeria in 2016.

International Law and the Protection of Namibia's Territorial Integrity Sep 10 2020 International law is not static; it develops constantly. Namibia is classic case, illustrating the changing law of nations. "International" "Law and the Protection of Namibia's Territorial Integrity: Boundaries" "and Territorial Claims" demonstrates this with an analysis of the legal and factual elements present in the creation, boundaries and territorial claims of Namibia, and the determinations of the League of Nations and the political organs of the United Nations which developed and clarified the rules of international law. Namibia's unique international status and diplomatic history requires the consideration of a large number of different topics within public international law. Some of these issues are very complex and technical, as they involve major questions of international law and politics. Through the use of primary sources, case law, state practice and the opinions of eminent jurists, the author addresses these challenging and revealing issues. Anyone interested in public international law, international relations, political science, history, or geography will appreciate the way that this work covers the interesting and informative changes in this revealing nation.

Alternative Disputes Resolution in Nigeria Mar 05 2020 Broad aspects of Alternative Disputes Resolution (ADR) and Arbitration are covered in this book, with emphasis on the application of ADR to specific areas. It describes in very succinct manner the meaning of ADR, analyses conflict under ADR models, their advantages over courtroom litigation and why it should be embraced. Chapter 5 is a particularly notable contribution to the body of knowledge, where the author demonstrates how it can be used to resolve matters in the heart of society, commercial and political disputes such as investment and election disputes. The book is not only a handy textbook for use by teachers and students, but should also meet the increasing needs of practising lawyers, judges, other professionals and corporate practitioners, oil and banking industries, the trades unions and state agencies concerned with mediation, conciliation and arbitration.

The International Compendium of Construction Contracts Apr 29 2022 This book examines how the most commonly used construction project contracts are applied in a range of countries around the world. The specific situation of each of the almost 40 countries studies is dealt with in a dedicated chapter, allowing for easy comparison between differing legal and commercial environments. Each chapter contextualizes the relevant contracts within the legal and commercial systems prevalent in a particular country and examines a number of common issues impacting construction projects around the world. This unique book will be an essential resource for construction law specialists around the world because of its focus on commonly used contracts and the contextualizing of these contracts into the legal and commercial environment of each studied country. All contributions are from practicing construction project lawyers ensuring that the quality of the information and analysis is of the highest standard.

Collective Responses to Illegal Acts in International Law Jun 27 2019

Environmental Justice and Oil Pollution Laws Oct 31 2019 This book explores the relationship between oil pollution laws and environmental justice by comparing and contrasting the United States and Nigeria. Critically, this book not only examines the fluidity of oil pollution laws but also how effective or ineffective enforcement can be when viewed through the lens of environmental justice. Using Nigeria as a case study and drawing upon examples from the United States, it examines the legal and institutional challenges impacting upon the effective enforcement of laws and provides a contrasting view of developed and developing countries. Focusing on the oil and gas industry, the book discusses the laws and international acceptable standards (IAS) in these industries, the principles behind their application, the existing barriers to their effective implementation, and how to overcome those barriers. Utilising an environmental justice framework, the book demonstrates the synergy between policy-making, human rights, and justice in oil-producing regions as well as addressing the importance of protecting the rights of minorities. Through a comparative analysis of the United States and Nigeria, this book draws out enforcement approaches and mechanisms for tackling oil-related pollution with a view to reducing environmental injustice in developing countries. Examining the role of NGOs in pursuing environmental justice matters, the book showed the regional courts as one avenue of overcoming the enforcement challenges faced by the developing countries. This book will be of great interest to students and scholars of environmental law, environmental justice, minorities' rights, business and human rights, energy law, and natural resource governance.

The Law of Restitution in Nigeria Apr 17 2021 The Law of Restitution in Nigeria covers the historical development of restitution in law, its scope, and contemporary issues related to it. Some of the issues covered are: Ignorance; Incapacity; Exploitation; Enrichment at the plaintiffs expense; Restitution for wrongs and general principles, torts, breach of contract, equitable wrongdoing, criminal offenses; Defenses relating to changing circumstances; Illegality; and limitation of actions in restitution.

Medical Law and Ethics in Nigeria Oct 24 2021 Discussing existing controversies and illustrating landmark cases drawn from several jurisdictions, Medical Law and Ethics in Nigeria is one of the most comprehensive books on the subject to date. Some of the topics covered are: Reproductive medicine; Surrogate Motherhood; Abortion; Neonatal treatment decisions; Euthanasia of Mercy Killing; Medical malpractice; and Informed Consent.

Max Planck Yearbook of United Nations Law, 2001 Dec 02 2019 Now in its fifth year, the "Max Planck Yearbook of United Nations Law" is becoming a much sought-after forum for essays by the most distinguished professors in international law. These essays cover a variety of topics related to the activities of the United Nations: from the role of the Security Council to UN treaties, from environmental issues to humanitarian law. The "Yearbook" also contains essays e.g. on the World Bank, the IAEA, and the WTO. Volume 5 focuses in particular on the international dispute settlement system with articles on the activities of international courts and tribunals as well as the contributions to settlement of disputes by other institutions such as the World Bank Inspection Panel. But there are also tackled subjects as the future of peace-keeping, the UN Transitional Administration in Kosovo and East Timor, as well as human rights and their implementation. This book is a must-have for any academic involved in international law. For more information on this yearbook please visit the website of the Max Planck Institute

Nigerian Law of Succession Jul 01 2022 The principles of Nigerian law of succession and the statutes backing them are presented in practical language; and includes an extensive number of case studies.

Among the topics covered are legitimacy, legitimation and rights of inheritance; intestate succession (non-customary); testate succession (wills); succession under customary law; and administration of estates. Itse Sagay is a Senior Advocate of Nigeria and was previously a professor of law and Dean of the Faculty of Law at the University of Benin. He is currently in private practice, and a consultant to numerous local and international clients.

Theory and Practice of International Economic Law Aug 22 2021 This book is on international economic law, and as such unavoidably examines international economic institutions which to some extent determine the content and character of international economic law- the IMF, the World Bank, OECD, OPEC, the Paris and London Clubs of Creditors, the G8 and G20, regional economic blocs and other economic institutions. International economic law principles like the most favored nation principle, national treatment standard, rules of origin, free trade, foreign investment, loans and sundry other issues are examined by the text showing how the interest of developed nations and international financial institutions sound through these legal issues. The book interrogates international economic law than is commonly the case with mainstream texts on the subject.

Media Law and Policy in Nigeria Jul 21 2021 This study of the state of media law in Nigeria contains analyses of the interplay of law, politics, the economy and other social factors on the state of freedom of expression. Juxtaposed are the regime of media law and regulations, judicial interpretation of these laws, the existing environment for the realisation of freedom of expression and the associated general political, social and economic environment. Critical attention is given to the various enactments regulating freedom of expression and the provisions on freedom of expression in the 1963, 1979 and 1999 Constitutions of Nigeria. How national media laws compare with international treaties and how regulators influence media contents, are also examined. The book is addressed to a wide audience: mass communication and law students, lecturers and teachers in tertiary institutions offering relevant courses, legal practitioners, journalists and those working in the field of mass communication, human rights and political activists, politicians and party bureaucracies, policy makers, researchers and experts in think tanks.

All Will Be Well: The Autobiography of Itsejuwa Sagay Nov 05 2022 Professor Itsejuwa Esanjumi Sagay (Senior Advocate of Nigeria) obtained his law degree (L.L.B) from Ife in 1965 and was enrolled as Barrister and Solicitor of the Supreme Court of Nigeria in 1966 after obtaining his Certificate from the Council of Legal Education (B.L.). He was awarded a Master of International Law (L.L.M) from Cambridge in 1968 and a Ph.D in International Law in 1970. He has been conferred with several distinguished academic honors including the National Scholarship for the Best Performance in University (LL.B.) Law Examinations (1963 - 1966); Sweet and Maxwell Publishers Prize for the Best performance in Revenue Law in the Nigerian Bar Examinations (1966); Willoughby Prize for Best Overall Performance in the Nigerian Bar Examinations (1966) amongst several others. He is a 1976 recipient of the Certificate of The Hague Academy of International Law and was conferred Senior Advocate of Nigeria (SAN) in 1998. He is a Fellow of the Chartered Institute of Arbitrators, (Nigeria) and Fellow of the Nigerian Institute of Advanced Legal studies (NIALS). Prof Sagay has one of the most extensive professional legal experiences in Nigeria serving as Managing Partner of Itse Sagay & Co for over 28 years. He has also served as Dean Faculty of Law, University of Benin and Dean, Faculty of Law University of Ife. He has consulted for the United Nations, the African Union and the African Commission. He has also advised several National Ministries Departments and Agencies including being Reviser of Nigerian Minerals Law for the Nigerian Federal Ministry of Petroleum and Mineral Resources in 1993 as well as Mediator in the Former Workers Mediation for the Nigerian Security Minting and Printing Company in 2002 and 2003. His areas of professional and teaching experience include but are not limited to Public International Law, Constitutional Law, Law of Contract, Family Law, Law of Succession, Corporate Law, Business Law, Nigerian Customary Law, Human Rights and International Humanitarian Law. He has published 18 law books and monographs with over 200 publications in local and international journals and newspapers. He is happily married with children.

The Nigerian Law of Evidence Sep 22 2021 This book, The Nigerian Law of Evidence, is inspired by the author's lecture notes on the subject at School of Law, Department of Common Law, Kwara State College of Arabic and Islamic Legal Studies, where he taught for nearly a decade before moving on to the Department of Public Law, University of Ilorin, Ilorin, Nigeria, since 2001. In addition to being a basic text, current and

most recently decided cases relating to the subject are cited and particularly the innovation introduced into the amended Act 2011 Cap E14 Laws of Federal Republic of Nigeria. A highly recommended book for law students, law teachers, legal practitioners, judges and magistrates.

Nigerian Family Law Sep 03 2022

Environmental Protection Law and Practice Jun 19 2021 This is basic text which offers a comprehensive approach to the consideration of environmental protection law and practice. Essential concepts and issues in Environmental science, including global warming caused by greenhouse effect, negative and positive feedback, the Gala hypothesis, the Chaos theory, environmental economics principles of cost-benefit analysis, tradable permits, and other topics, have been explained in such detailed but straightforward manner for the law student, law lecturer, legal practitioner and even the general reader, who may otherwise feel unfamiliar with some of these scientific subjects critical to appreciating the law in the area, to comprehend quite easily. Of tremendous benefit of the legal practitioner, researchers and judges, this book also examines a lot of cases of environmental protection both in Nigeria and foreign jurisdictions, such as the United Kingdom, United States, India, the Philippines, and a host of other countries mostly within the common law tradition. The intention is to give life to the cold principles of environmental protection law by examining the cases in which environmental legal principles have been applied. It is hoped that environmental law students, law lecturers, legal practitioners and policymakers should find this book indispensable, and judges, too, in their adjudication of technical environmental matters.

Family Law in Nigeria. Aug 02 2022 This is the third edition of an established and leading book on family law in Nigeria. Since the last edition in 1990 significant judicial and statutory enactments have taken place in the area of study. The new edition incorporates these changes and explains their implications. The chapters have been comprehensively re-written to reflect the changes in the law and to update all relevant information including the Same Sex Bill and the Nigerian Law Reform Commissions draft Marriage Act. New chapters have been included on domestic violence and widowhood respectively to reflect the continuing developments in Nigerian family law. The new Child's Right Act of 2003 and the similar state legislations have been analysed in the three new chapters. The non-customary law rules in the intestate succession have been extensively recast to reflect the provisions of the Marriage act as contained in the Lawa of the Federation of Nigeria 2004. This edition has devoted considerable attention to the applicable customary laws on the family and provides extensive treatment of Islamic Law Rules and their interpretations and application by the superior court. Familu law in Nigeria presents a fresh view not only on the applicable rules on Nigerian family law but also suggest new directions and underlines the socio-economic implications.

Family and Succession Law in Nigeria Oct 12 2020 Derived from the renowned multi-volume International Encyclopaedia of Laws, this concise exposition and analysis of the essential elements of law with regard to family relations, marital property, and succession to estates in Nigeria covers the legal rules and customs pertaining to the intertwined civic status of persons, the family, and property. After an informative general introduction, the book proceeds to an in-depth discussion of the sources and instruments of family and succession law, the authorities that adjudicate and administer the laws, and issues surrounding the person as a legal entity and the legal disposition of property among family members. Such matters as nationality, domicile, and residence; marriage, divorce, and cohabitation; adoption and guardianship; succession and inter vivos arrangements; and the acquisition and administration of estates are all treated to a degree of depth that will prove useful in nearly any situation likely to arise in legal practice. The book is primarily designed to assist lawyers who find themselves having to apply rules of international private law or otherwise handling cases connected with Nigeria. It will also be of great value to students and practitioners as a quick guide and easy-to-use practical resource in the field, and especially to academicians and researchers engaged in comparative studies by providing the necessary, basic material of family and succession law.

Commercial and Economic Law in Nigeria May 31 2022 Derived from the renowned multi-volume International Encyclopaedia of Laws, this practical analysis of the structure, competence, and management of Nigeria provides substantial and readily accessible information for lawyers, academics, and policymakers likely to have dealings with its activities and data. No other book gives such a clear, uncomplicated

description of the organization's role, its rules and how they are applied, its place in the framework of international law, or its relations with other organizations. The monograph proceeds logically from the organization's genesis and historical development to the structure of its membership, its various organs and their mandates, its role in intergovernmental cooperation, and its interaction with decisions taken at the national level. Its competence, its financial management, and the nature and applicability of its data and publications are fully described. Systematic in presentation, this valuable time-saving resource offers the quickest, easiest way to acquire a sound understanding of the workings of Nigeria for all interested parties. Students and teachers of international law will find it especially valuable as an essential component of the rapidly growing and changing global legal milieu.

The Great Agrarian Conquest Aug 29 2019 Groundbreaking analysis of how colonialism created new conceptual categories and spatial forms that reshaped rural societies. This book examines how, over colonial times, the diverse practices and customs of an existing rural universe—with its many forms of livelihood—were reshaped to create a new agrarian world of settled farming. While focusing on Punjab, India, this pathbreaking analysis offers a broad argument about the workings of colonial power: the fantasy of imperialism, it says, is to make the universe afresh. Such radical change, Neeladri Bhattacharya shows, is as much conceptual as material. Agrarian colonization was a process of creating spaces that conformed to the demands of colonial rule. It entailed establishing a regime of categories—tenancies, tenures, properties, habitations—and a framework of laws that made the change possible. Agrarian colonization was in this sense a deep conquest. Colonialism, the book suggests, has the power to revisualize and reorder social relations and bonds of community. It alters the world radically, even when it seeks to preserve elements of the old. The changes it brings about are simultaneously cultural, discursive, legal, linguistic, spatial, social, and economic. Moving from intent to action, concepts to practices, legal enactments to court battles, official discourses to folklore, this book explores the conflicted and dialogic nature of a transformative process. By analyzing this great conquest, and the often silent ways in which it unfolds, the book asks every historian to rethink the practice of writing agrarian history and reflect on the larger issues of doing history. “The Great Agrarian Conquest is a subtle and substantial work of scholarship. If there is one book Indians need to read to understand how colonialism actually worked (or did not work), this is it.” — Ramachandra Guha, in *The Wire*, in praise of the Indian edition

Modern Nigerian Constitutional Law Feb 25 2022 Modern Nigerian Constitutional Law: Practices, Principles and Precedents has fifteen chapters covers not only the traditional core topics in constitutional law, but also the generally neglected ones. In chapter one, the author examines some basic issues in Nigerian constitutional law, and in chapter two the supremacy of the Constitution is examined. Also examined in this book are federalism, local government, fundamental rights, the fundamental rights enforcement procedure, the legislature, the executive, the judiciary, elections, INEC, and political parties. Although primarily intended as a textbook for students, the practitioner and the judge will find it refreshingly rewarding.

International Law on Trial Sep 30 2019

An Index to Common Law Festschriften Nov 12 2020 This is the first ever index of contributions to common law Festschriften and fills a serious bibliographic gap in the literature of the common law. The German word Festschrift is now the universally accepted term in the academy for a published collection of legal essays written by several authors to honour a distinguished jurist or to mark a significant legal event. The number of Festschriften honouring common lawyers has increased enormously in the last thirty years. Until now, the numerous scholarly contributions to these volumes have not been adequately indexed. This Index fills that bibliographic gap. The entries included in this work refer to some 296 common law Festschriften indexed by author, subject keyword, editor, title, honorand and date. It therefore includes over 5,000 chapter entries. In addition, there are more than a thousand entries of English language contributions to predominantly foreign language, non-common law legal Festschriften from Germany, Austria, Switzerland, Denmark, Finland, Iceland, Norway and Sweden.

Restatement of Customary Law of Nigeria Aug 10 2020 The idea of a Restatement is to identify common principles or trends in a particular area of law with the objective of unifying the further development of the law. No other area of law in Nigeria is in need of Restatement as much as Nigeria's customary law. A

number of reasons inform this position: (i) the cultural diversity of the country has meant that customary practices differ in so many respects on the same issue; (ii) the oral tradition of the customary system has placed it in the 'endangered species' list; (iii) the paucity of authoritative works on customary law has created a yawning gap for the scholarship in this vital area of law; and (iv) no matter how ignored, customary law continues to play a very significant role in moderating the Nigerian values system in society. Carried out by the Nigerian Institute of Advanced Legal Studies this project brings to an end four years of a massive research undertaking involving desk review; field research covering four geo-political zones in Nigeria; collation and analysis of field research findings; testing of field research findings in a stakeholders consultative conference; further desk review to fill in gaps in the literature; and the core restatement work by a select committee of Reporters.

Anti-Money Laundering and Counter-Terrorism Financing May 07 2020 The international community has witnessed the use of increasingly sophisticated methods to move illicit funds through the financial systems across the globe, some of which are used to finance terrorism. The continued abuse of some off-shore financial centres and the proliferation of internet banking have further increased the need for more effective detection and checks on money laundering and terrorist-financing schemes. Left unchecked, some perpetrators expand their criminal pursuits, fostering such illegal activities as corruption, drug trafficking, human trafficking, arms trafficking, smuggling and terrorism. The book focuses on, among other related matters, the relative effectiveness of Nigerian laws in curbing money laundering and terrorist financing, as well as the extent of compliance with international legal standards for combating money laundering and terrorist financing, including creating a legislative and enforcement framework for the implementation of international instruments for combating both menaces. The general conclusion is, in spite of the efforts, much is still left to be done.

Contemporary Issues in International Law Jul 29 2019 This book explores the changing nature of international law and its ability to respond to the contemporary issues related to international environment, trade and information technology. The evolution of international law has reached a stage where we are witnessing diminishing power of the state and its capacity to deal with the economic matters challenging the existing notions of territory and sovereignty. Recent trends in international law and international relations show that states no longer have exclusive control over the decision-making process at the global level. Keeping this in mind, the book brings together the perspectives of various international and national scholars. The book considers diverse issues such as, sustainable development, climate change, global warming, Rio+20, technology transfer, agro-biodiversity and genetic resource, authority for protection of environment, human right to water, globalization, human rights, sui generis options in IP laws, impact of liberalization on higher education, regulation of international trade, intellectual property rights, collective administration of copyright, broadcast reproduction rights, implementation of copyright law, communication rights under copyright law, arbitration for IP disputes, doctrine of exhaustion of rights, trans-border reputation of trademark, information as an asset, cyber obscenity and pornography, e-governance, taxation of e-commerce, computer crime, information technology, domain names, research excellence in legal education, ideological perspective on legal education, challenges for law teachers, and clinical legal education. The topics, though diverse, are closely interrelated, with the common concern throughout being that the global environment, international trade, information technology and legal education need appropriate national normative and institutional responses as well as the global cooperation of members of the international community. Presenting reflections of a number of Asian, African and European scholars on these varied facets, the book is of great value to scholars, practitioners, teachers and students associated with contemporary international law.

Reports of Cases Determined in the Supreme Court of the Philippine Islands from ... Feb 13 2021

Critical Issues in Nigerian Property Law Jan 27 2022 Critical Issues in Nigerian Property Law, a collection of writings in honour of Professor Jelili Adebisi Omotola, SAN, a former Vice Chancellor of the University of Lagos, who died on the 29th of March 2006, has ten chapters that closely examine not only the current state of Property Law in Nigeria, but also recent developments and other challenges that have

surfaced since the infamous Land Use Act of 1999. The book is clearly a useful contribution to a growing body of knowledge on property law and practice in Nigeria.

Reports of Cases Determined in the Supreme Court of the Philippines from ... Mar 17 2021

Intellectual Property and Law in Nigeria Nov 24 2021 The legal protection of intellectual property in Nigeria is the focus of this book. Its nine chapters dwell on copyright trademarks, patents, industrial designs and the legal protection of intellectual property in Nigeria. An overview is given of the law relating to the subject in order to facilitate a solid grounding in the law as a starting point from which various political, theoretical or other perspectives can be developed. There is substantial reliance on the relevant Nigerian statutes on copyright, trademarks, patents and industrial designs as contained in the Laws of the Federation 2004, and also on the reported cases decided in this area by Nigerian courts over the years. References are also given to the case and statutory laws in some other jurisdictions, especially where Nigerian legislative enactments need a reform. It is straightforward and comprehensive, intended as a basis both for undergraduates and for postgraduate courses, in addition to being useful to teachers, lawyers, judges, magistrates and accessible for general readership.

Nigerian Law of Contract Oct 04 2022

Constitutional Law and Practice in the International Labour Organisation Dec 14 2020 It is a truism to state that since the end of the Cold War there has been unprecedented activity in the United Nations Security Council. These days the Council adopts around a hundred resolutions every year, & acts in the most diverse fields. It is true that its actions fall within the framework of Chapter VII of the United Nations Charter, but they are the expression of a considerable extension of the concept of international security. This dynamism is explained, inside the Council, by the fact that since the Gulf War the Council has no longer been stymied by the casting of a veto, & outside the Council, by the increased number of armed conflicts, especially in Africa (Mozambique, Somalia, Liberia & Angola) & in Eastern Europe. The Council has never until now been called upon so often to send peace-keeping forces to so many parts of the world. These are the thoughts which induced the Curatorium to organize a workshop to evaluate the scale & significance of this phenomenon. This volume is the outcome of the workshop. First of all, it examines the development of the powers of the Security Council; secondly, the development of the areas in which it acts; & finally it determines the place of the Security Council within the United Nations system.

Law and Creditor Protection in Nigeria Dec 26 2021 Examined here are the legal and practical reasons for the inefficiency of the legal framework of creditor protection in Nigeria. This is amply justified considering the critical role of credit in the promotion of economic growth and development and also bearing in mind the near calamitous consequences the 2009 financial crisis unleashed not only among Nigerian banks and financial institutions, and in the international financial system. The latter nearly led to socioeconomic catastrophe in Nigeria, as well as globally. It is hoped that book is found useful by government, policy makers, academics, corporate financial experts, investment bankers and other stakeholders to initiate and implement efficient policy actions to protect creditors in order to sustain the flow of credit, the engine of any economy.

Land Law in Nigeria Mar 29 2022 This study, in nineteen chapters, deals with the various issues pertaining to land law in Nigeria. Namely: Concept of ownership; ownership and communal land holding under customary land tenure; individual land ownership; family land ownership; alienation under customary law; nature of customary tenancy; pledge; the law of property; an overview of the effect of the Land Use Act on customary ownership of land; The Nigerian Land Use Act; Land Use Act 1978; ways of declaration of title to land; legal mortgage; the position of landlord and tenant; the procedure for recovery of premises under the recovery of premises law; classification of right of occupancy; nature of prescription; march towards the reform of the Land Use Act.

The Transformation of Occupied Territory in International Law Jun 07 2020 Building on a broad historical foundation, this study offers a comprehensive treatment of the international law issues that have arisen in connection with, and as a result of, the 'transformative' occupation of Iraq and of their significance for the development of international law.